FILED

IN THE UNITED STATES DISTRICT COURTAS CRUCES, NEW MEXICO

FOR THE DISTRICT	OF NEW MEXICO	JAN 0 7 2016	Csa
UNITED STATES OF AMERICA,		1:15-	
Plaintiff,)		MATTHEW J. DYKN CLERK	/AN
vs.			
ANGEL DELEON, JOE GALLEGOS, EDWARD TROUP, a.k.a. "Huero Troup," LEONARD LUJAN, BILLY GARCIA, a.k.a. "Wild Bill," EUGENE MARTINEZ, a.k.a. "Little Guero," ALLEN PATTERSON, CHRISTOPHER CHAVEZ, a.k.a. "Critter," JAVIER ALONSO, a.k.a. "Wineo," ARTURO ARNULFO GARCIA, a.k.a. "Shotgun," BENJAMIN CLARK, a.k.a. "Cyclone," RUBEN HERNANDEZ, JERRY ARMENTA, a.k.a. "Creeper," JERRY MONTOYA, a.k.a. "Boxer," MARIO RODRIGUEZ, a.k.a. "Blue," TIMOTHY MARTINEZ, a.k.a. "Archie," a.k.a. "Hog Nuts," DANIEL SANCHEZ, a.k.a. "Dan Dan," GERALD ARCHULETA, a.k.a. "Styx," a.k.a. "Grandma," CONRAD VILLEGAS, a.k.a. "Chitmon," ANTHONY RAY BACA, a.k.a. "Pup," ROBERT MARTINEZ, a.k.a. "Baby Rob," ROY PAUL MARTINEZ, a.k.a.	CRIMINAL NO.	15-4268 KG	
CHRISTOPHER GARCIA,			
Defendants.			

ORDER DECLARING CASE COMPLEX

Case 2:15-cr-04268-JB Document 211 Filed 01/07/16 Page 2 of 2

This Matter came before the Court pursuant to the parties' Joint Motion to Declare this

Case Complex pursuant to 18 U.S.C. § 3161(h)(7)(B)(ii), and the Court having considered said

motion, finds that as set forth in the motion, due to the number of defendants and the nature of

the prosecution, this case is so complex that it is unreasonable to expect adequate preparation for

pretrial proceedings and trial within the 70-day time limit established by 18 U.S.C. § 3161(c)(1).

The Court further finds that granting the requested relief will provide the parties with sufficient

time to conduct the discovery process, complete their respective investigations, and file and

litigate pre-trial motions. Accordingly, the ends of justice served by the granting of this motion

outweigh the best interests of the public and the defendants in a speedy trial.

Accordingly,

IT IS HEREBY ORDERED that this matter is designated as a complex case pursuant to

18 U.S.C. § 3161(h)(7)(B)(ii);

IT IS FURTHER ORDERED that any pre-trial deadlines and standard discovery orders

are hereby vacated, and the parties shall submit a joint stipulated proposed discovery and case

management schedule for this case.

IT IS FURTHER ORDERED that pursuant to 18 U.S.C. § 3161(h)(7)(A), all of the time

from the filing of the Motion to Declare the Case Complex until the beginning of the jury trial in

this matter shall be excluded for the purpose of the Speedy Trial Act, and that the ends of justice

in granting the requested continuance outweigh the best interest of the public and the defendants

in a speedy trial.

IT IS FURTHER ORDERED that interim billing shall be permitted by appointed CJA

defense counsel in this matter.

CENNETH J. GONZALES

UNITED STATES DISTRICT JUDGE